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U.S. APPLICATION NO.		FIRST NAMED		ATTY. DOCKET NO.
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			DATE MAILED:	
NOTIFICATION OF MISS	ING REQUIREME	NTS UNDER	R 35 U.S.C. 37	1 IN THE UNITED
STATES	DESIGNATED/ELF	CTED OFFI	CE (DO/EO/I	(2)
1. The following items have been s	ubmitted by the applicant	or the IB to the	United States Pate	ent and Trademark
Office as	ffice (37 CFR 1.494),			
U.S. Basic National Fee.	ce (37 CFR 1.495):			
Copy of the international app	olication in:			
a non-English language.				
English.	-			
Translation of the internation	al application into Englis	h.		
Oath or Declaration of inven	tors(s) for DO/EO/US.			
Copy of Article 19 amendme	ents.			
Translation of Article 19 am The International Preliminar	Framination Pages !-	English and to the		
Translation of Annexes to the	e International Prelimina	English and its A	innexes, if any.	
Preliminary amendment(s) fi	led of IJAM2 Mr) and	ceport into English	•
☐ Information Disclosure States	ment(s) filed	and	 '	•
Assignment document.				
Power of Attorney and/or Cl Substitute specification filed	ange of Address.			
Statement Claiming Small Er	ntity Status	 '		
☐ Priority Document.				
Copy of the International Sea	rch Report and copie	s of the reference	es cited therein.	
☐ Omer:				
2. The following items MUST be for acceptance under 35 U.S.C. 371:	irnished within the period	set forth below	in order to comple	ete the requirements for
acceptance under 35 (1.5.C. 3/1)				
a. Translation of the application appropriate 2	20 of 30 months from the	processing fee w	'Ill be required if s	ubmitted
The current translati	on is defective for the re	priority date.	n the attached No.	tion of Defeation
i tansiation.	•			
b. Processing fee for providir	ng the translation of the a	pplication and/or	the Annexes later	that the
appropriate 20 or 30 month	as from the priority date	(37 CFR 1.492(f)).	
c. Oath or declaration of the	inventors, in compliance	with 37 CFR 1.4	97(a) and (b), ide	ntifying the application
by the International application number and international filing date. The current oath or declaration does not comply with 37 CFR 1.497(a) and (b) for the reasons indicated				
on the attached PC 1/DO/EO/91/				
[7] d. Surcharge for providing the eath or declaration later that the appropriate 20 or 30 months from the				
priority date (37 CFR 1.49)	2(e)).			
3. Additional claim fees of \$	as a 🔲 large enti	ty 🔲 small entit	y, including any r	equired multiple
dependent claim fee, are required. A which fees are due (37 CFR 1.492(g)	pplicant must submit the	additional claim	fees or cancel the	additional claims for
1005 MO dae (57 CTR 1:492(g)). See attached PIO-873		•	
ALL OF THE ITEMS SET FORTH	I IN 2(a)-2(d) AND 3 A	BOVE MUST B	E SURMITTED V	WITHIN ONE
TOWARD THE DATE OF I	WS NOTICE OR RV 🖰	171 OD 10131 1		THE DOLONARY
DATE FOR THE APPLICATION, RESULT IN ABANDONMENT.	WHICHEVER IS LAT	R. FAILURE	TO PROPERLY	RESPOND WILL
RESULT IN ABANDONMENT.				
The time period set above may be extended	ended by filing a nation	and for for		
The time period set above may be extended in the control of the co	inded by ming a pention	and ice for exter	ision of time unde	r the provisions of 37
Translation of the Annexes MUST	be submitted no later that	t the time period	set above or the	annexes will be
. ☐ The Article 19 amendments are (.494(d)) or 30 (37 CFR 1.495(d)) mo	inclorent e Abail Dellacional	OR WOLDER SOLES	ded by the approp	riate 20 (37 CFR
177(d)) 61 30 (37 CFR 1.493(d)) md	nus from the priority da	te.		
Applicant is reminded that any commu	nication to the United Sta	ites Patent and T	rademark Office -	mar ha madh d an ab
ddress given in the heading and include	te the U.S. application no	o. shown above.	(37 CFR 1.5)	iust be mailed to the
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